

Robert Greene Sterne Jorge A. Goldstein David K.S. Cormwell Robert W. Esmond Tracy-Gene G. Durkin Michaele A. Cimbala Michael B. Ray Robert E. Sokohl Eric K. Steffe Michael Q. Lee John M. Covert Imothy J. Shea, Jr Michael V. Messinger Judith U. Kim Jeffrey T. Herkey Eldora L. Ellison Donald R. Banowit

Peter A. Jackman Brian J. Del Buono Mark Fox Evens Vincent L. Capuano Elizabeth J. Haanes Michael D. Specht Kevin W. McCabe Glenn J. Perry Edward W. Yee Grant E. Reed Virgil Lee Beaston Theodore A. Wood Joseph S. Ostroff Jason D. Eisenberg Tracy L. Muller Jon E. Wright LuAnne M. DeSantit Ann E. Summerfield Helene C. Carlson

Jimothy A. Doyle
Gaby L. Longsworth
Lori A. Gordin
Laura A. Yogel
Bryan S. Wade
Bashir M.S. Ali
Shannon A. Carroll
Anbar F. Khal
Michelle K. Holoubek
Marsha A. Rose
Scott A. Schaller
Lei Zhou
Young Tang
Christopher J. Walsh
W. Blake Coblentz*
James J. Pohl
John T. Haran
Mark W. Rygiel

Michael R. Malek*
Carla Ji-Eun Kim
Doyle A. Siever*
Ulrike Winkler
Bryan L. Skelton*
Paul A. Calvo
Robert A. Schwartzman
C. Matthew Rozier
Alexandra K. Pechhold
Registered Patent Agen

Registered Patent Agents• Karen R. Markowicz Matthew J. Dowd Katrina Yujian Pei Quach Julie A. Heider Mita Mukherjee

Attn: Mail Stop Amendment

Scott M. Woodhouse Peter A. Socarras Jeffrey K. Mills Danielle L. Letting Lori Brandes Steven C. Oppenheimer Aaron S. Lukas Gauraw Asthana

Of Counsel Edward J. Kessler Kenneth C. Bass III Marvin C. Guthrie Christopher P. Wrist

*Admitted only in Maryland

*Admitted only in Virginia

Practice Limited to

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April 30, 2007

WRITER'S DIRECT NUMBER: (202) 772-8582 INTERNET ADDRESS: PJACKMAN@SKGF.COM

Art Unit 1618

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Re: I

U.S. Utility Patent Application

Appl. No. 10/734,625; Filed: December 15, 2003

For: Lipoxygenase Inhibitors as Hypolipidemic and Anti-Hypertensive

Agents

Inventors: Allan et al.

Our Ref: 1633.0400002/PAJ/TCS

Śir:

Transmitted herewith for appropriate action are the following documents:

- 1. Reply to Requirement for Election of Species; and
- 2. One (1) return postcard.

It is respectfully requested that the attached postcard be stamped with the date of filing of these documents, and that it be returned to our courier.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Peter A. Jackman

Attorney for Applicants Registration No. 45,986

PAJ/TCS/lam Enclosures

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Sterne, Kessler, Goldstein & Fox P.L.L.C.: 1100 New York Avenue, NW: Washington, DC 20005: 202.371.2600 f 202.371.2540: www.skgf.com



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Allan et al.

Appl. No.: 10/734,625

Filed: December 15, 2003

For: Lipoxygenase Inhibitors as Hypolipidemic and Anti-Hypertensive Agents Confirmation No.: 2541

Art Unit: 1618

Examiner: Fay, Zohreh A.

Atty. Docket: 1633.0400002/PAJ/TCS

Reply to Requirement for Election of Species

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

In the Office Action dated April 9, 2007, the Examiner requested an election of a single species for prosecution among:

- (a) acetohydroxamic acid derivatives;
- (b) phenyl pyrazoline derivatives;
- (c) 2-(12-hydroxydodeca-5,10-diynyl)-3,5,6-trimethyl-1,4-benzoquinone derivatives; and
- (d) 3-[1-(4-chlorobenzyl)-3-t-butyl-thio-5-isopropylindol-2-yl]-2,2-dimethyl propanoic acid derivatives.

Applicants hereby provisionally elect (b) phenyl pyrazoline derivatives as the 5-lipoxygenase inhibitors. Claims 5, 8 and 9, specifically read upon the provisionally elected species. This election is made without prejudice to or disclaimer of the other claims or inventions disclosed. Upon the identification of otherwise allowable subject matter in a generic or linking claim, Applicants also request that the Examiner examine any remaining unelected species, according to 37 C.F.R. § 1.141(a).

This provisional election is made with traverse.

It is respectfully submitted that these requirements for election of species are unnecessary. Searching all the species of the present invention together does not present a "serious burden" on the Examiner. MPEP § 803 ("If the search and examination of an entire application can be made without serious burden, the examiner must examine it on the merits, even though it includes claims to independent or distinct inventions." (emphasis added)). There are only 4 alternative species, and the species are all 5-lipoxygenase inhibitors. Thus, a search for phenyl pyrazoline derivatives may reveal other compounds that interfere with the pathway of arachidonic acid metabolism, such as acetohydroxamic acid derivatives, 2-(12-hydroxydodeca-5,10-diynyl)-3,5,6-trimethyl-1,4-benzoquinone derivatives, and 3-[1-(4-chlorobenzyl)-3-t-butyl-thio-5-isopropylindol-2-yl]-2,2-dimethyl propanoic acid derivatives. Therefore, reconsideration and withdrawal of the Requirement for Election of Species, and consideration and allowance of all pending claims, are respectfully requested.

It is believed that extensions of time are not required, beyond those that may otherwise be provided for in accompanying documents. However, in the event that additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefor are hereby authorized to be charged to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Peter A. Jackman

Attorney for Applicants

Registration No. 45,986

Date: April 30, 2007

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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